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| APPLICATION NO.   | FILING DATE  | FIRST NAMED INVENTOR  | ATTORNEY DOCKET NO.   | CONFIRMATION NO.                               |
| 10/542,605  | 05/01/2006   | Gilles Henry  | Q89216  | 7178   |
|   | 7590 06/24/20  | ng.   | EXAM  | INER   |
| SUGHRUE MION, PLLC  |  |   | MEYER, KATY E   |  |
| 2100 PENNSYLVANIA AVENUE, N.W.<br>SUITE 800<br>WASHINGTON, DC 20037   |  | ART UNIT  | PAPER NUMBER  |  |
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|   |  |   | MAIL DATE   | DELIVERY MODE                                  |
|   |  | Notice of Alexandras  | 06/24/2008  | PAPER  |
|   |  | Notice of Abandonn  | nent  |  |
| his application is ab   | andoned in view of:  |   |   |  |
| .   The applicant's   | failure to timely file a   | proper reply to the Office letter mailed  | d on  |  |
| expiration of (b) A proposed rejection. (A (1) a timely (2) a timely  | of the period for reply<br>reply was received of<br>A proper reply under 3<br>filed amendment white<br>filed Notice of Appea | (with a Certificate of Mailing or Circluding a total extension of modern, but it does not constituted for CFR 1.113 to a final rejection consists of places the application in condition for the places the application (RCF) in complication of the places of th | onth(s)) which expired on _<br>te a proper reply under 37<br>sts only of:<br>for allowance; | ·  |
| (c) A reply was   | received on  | tinued Examination (RCE) in compliar but it does not constitute a prope FR 1.85(a) and 1.111. (See explanatio   | r reply, or a bona fide atte  | mpt at a proper reply,                         |
| (d) No reply ha   |  |   |   |  |
|   |  | required issue fee and publication fer<br>Notice of Allowance (PTOL-85).  | e, if applicable, within the  | statutory period of thr                        |
| date  | ee and publication fee<br>), which is after t<br>e of Allowance (PTOL  | e, if applicable, was received on   | (with a Certificate of payment of the issue fee   | Mailing or Transmissi<br>(and publication fee) |
| (b)  The submit<br>The issu<br>The pub                                | ted fee of \$e<br>fee required by 37 (<br>lication fee, if required  | is insufficient. A balance of \$<br>CFR 1.18 is \$<br>I by 37 CFR 1.18(d) , is \$   |   |  |
| . ,   | •  | e, if applicable, has not been recieved.  |   |  |
| . ☐ Applicant's fail<br>Allowability (PT                              |  | ected drawings as required by, and v  | within the three-month per  | riod set in, the Notice                        |
|   | ), which is after the ex   | were received on (with<br>xpiration of the period for reply.  | a Certificate of Mailing  | or Trasmission dat                             |
| • •   | d drawing have been  |   |   |  |
|   |  | which is signed by the attorney or ago  | ent of record, the assignee   | of the entire interest,                        |
| . The letter of ex all of the applic                                  | arits.   |   |   |  |
| <ul><li>all of the applic</li><li>. ☐ The letter of ex</li></ul>      |  | vhich is signed by an attorney or agen<br>ng application.   | t (acting in a representative   | e capacity under 37 Cl                         |
| ✓ all of the applic  The letter of ex 1.34(a)) upon t  The decision b | press abandonment whe filling of a continuing the Board of Paten   |   |   |  |

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Patent Publication Branch Office of Data Management